

REMARKS

Claims 8-12 were examined in the Office Action mailed October 16, 2008.

The following rejections are currently pending:

- Claim 8 stands rejected under 35 U.S.C. § 103(a) as unpatentable over U.S. Patent No. 6,977,909 B2 to Minborg ("Minborg") in view of U.S. Patent No. 6,687,242 B1 to Enzmann, *et al.* ("Enzmann").
- Claims 9-12 stand rejected under 35 U.S.C. § 103(a) as unpatentable over Minborg in view of U.S. Patent No. 6,141,413 to Waldner, *et al.* ("Waldner") and Enzmann.

The Applicants have amended independent claims 8 and 9 to recite that "access to the Web page the URL of which is assigned by the user is granted only if an access code, which determines whether the call is requesting a voice conversation or access to a Web page, is added to the telephone number of the called subscriber terminal." This amendment is intended to clarify that the recited Web page is a Web page associated with the user.

In Enzmann, in order to identify that additional information services are available, the display of the calling party's telephone number is altered by adding an "*" at the end of the calling party's telephone number. Enzmann at 3:17-20; Abstract. However, as shown in the Enzmann figures (for example, at step 309 in Fig. 3a), only the handset 107 can be connected to the internet because only one way can be used from the calling terminal to the handset 107. In contrast, in the present invention both of the terminals A and B can be connected to the Internet because of a multi-access system.

Minborg is cited as disclosing the claimed multi-access system, however, the Minborg multi-access system is needed to operate Web access independently

from the telephone. Thus, one of ordinary skill in the art would not have considered combining Minborg and Enzmann, as no combination of these references would suggest the present invention's grant of access to the web page only if an access code, which determines whether the call is requesting a voice communication or access to the Web page, is added to the telephone number of the called subscriber terminal.

Because no combination of Minborg and Enzmann teaches or suggests all of the above feature of the present invention for which they are cited, the Applicants respectfully submit that claims 8-12 are patentable over these references under § 103(a).

CONCLUSION

In view of the foregoing amendments and remarks, the Applicant submits that claims 8-12 are in condition for allowance. Issuance of a Notice of Allowance for these claims is respectfully requested.

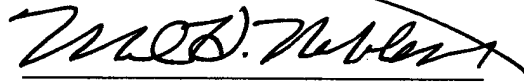
If there are any questions regarding this amendment or the application in general, a telephone call to the undersigned would be appreciated since this should expedite the prosecution of the application for all concerned.

If necessary to effect a timely response, this paper should be considered as a petition for an Extension of Time sufficient to effect a timely response, and please charge any deficiency in fees or credit any overpayments to Deposit

Account No. 05-1323 (Docket # 010755.52985US).

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Respectfully submitted,



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